C	ase 3:21-cr-0041 <b>(1)</b> (7) <b>FO</b> I	THE CONITED STATE R THE NORTHERN DALLAS D	DISTRICT OF TEXA	Northern District of Texas FILED
UNITE	D STATES OF AMER	RICA §		SEP 2 7 2022
VS,		RICA	CASE NO.: 3:21	CR-410-K (01) CLERK, U.S. PISTRICT COURT
ROBE	RT JAUREQUI	§		By Deputy
		REPORT AND REC		
Count Robert guilty p basis in of guilt	97), has appeared befor 2 of the 2-Count Indicated Jaurequi, under oath colea was knowledgeable in fact containing each of my be accepted, and that I tribute a Controlled See imposed accordingly.  The defendant must be or and convincing evidence community if released.  The Government	te me pursuant to Fed.  tement, filed on June of the concerning each of the and voluntary and that the essential elements  Defendant Robert Jau  Substance, in violation  After being found gui  y in custody and should be dered detained pursuant that the defendant is not the does not oppose release.	R. Crim.P. 11, and hay 7, 2022. After cautioning subjects mentioned in Fit the offense charged is of such offense. I there arequi, be adjudged guil an of 21 USC § 841(a) lty of the offense by the period of the offense of the offens	unless the Court finds by clear nger to any other person or the lease.
	<ul> <li>I find by clear an</li> </ul>	d convincing evidence that the defendant is not likely to flee or pose a danger to or the community if released and should therefore be released under § 3142(b) or		
	□ The defendant ha	t opposes release.  as not been compliant with this recommendation.	th the conditions of release, this matter should be set	e. for hearing upon motion of the
0	is a substantial likelihood recommended that no see	d that a motion for acquitentence of imprisonment	tal or new trial will be grantly be imposed, or (e) except all not be detained, and (e)	unless (1)(a) the Court finds there anted, or (b) the Government has otional circumstances are clearly (2) the Court finds by clear and anger to any other person or the

NOTICE

IDL. HORAN

UNITED STATES MAGISTRATE JUDGE

Signed September 27, 2022.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).